

## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/849,373	05/04/2001	Herbert R. Floyd	(GOD) ALMIGHTY	8201	
	7590 05/01/2002				
HEARST MAGAZINE			EXAMINER		
P.O. BOX 286779 NEW YORK, NY 10128			PONOMARENK	PONOMARENKO, NICHOLAS	
			ART UNIT	PAPER NUMBER	
			2834		
			DATE MAILED: 05/01/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office Washington, DC 2023: www.uspto.gov

Paper No.

## FAILURE TO ACCEPTABLY RESPOND TO NOTICE OF NON-COMPLIANT AMENDMENT (37 CFR 1.121) No New Time Period for Reply is Provided

		No New Time Feriod for Kepty is Frontied
amer consi listed Amer	idment, includir dered to be non below. <b>The po</b> idment. The co d for reply is pr	is not fully responsive to the <b>prior Notice of Non-Compliant</b> FR 1.121) because it fails to provide the corrective action required by the prior notice. Since the ng both the originally filed amendment and the amendment filed in response to the prior notice, is still a-compliant under 37 CFR 1.121(effective 3/2/01), applicant is required to submit the correction(s) eriod for reply continues to run from the mailing date of the prior Notice of Non-Compliant prections listed below must be timely filed to avoid abandonment of this application. No new time ovided in this communication. See the Manual of Patent Examining Procedure, 8th Edition, (MPEP) §
aban case	doned unless ar may an applicar	y set forth in the prior Notice of Non-Compliant Amendment has expired, this application will become oplicant: (1) corrects the deficiency, <u>and</u> (2) obtains an extension of time under 37 CFR 1.136(a). In no it reply outside the SIX (6) MONTH statutory period or obtain an extension for more than FIVE (5) e date for reply set forth in the prior Notice of Non-Compliant Amendment (37 CFR 1.121).
	THE FOLLOW	VING CORRECTION(S) TO THE AMENDMENT MUST BE SUBMITTED:
П	1.	A clean version of the replacement paragraph(s)/section(s)
	2.	A marked-up version of the replacement paragraph(s)/section(s)
	3.	A clean version of the amended claim(s)
	4.	A marked-up version of the amended claims(s)
	Explar	nation:
		e provide specific details for correction to assist the applicant. For example: the clean include amended claim 6 or the marked-up version must be consistent with the clean
http:/ conce direct direct	/www.uspto.go rning this appli ed to the Custo	on of the format required by 37 CFR 1.121, see MPEP § 714 and the USPTO website at <a href="https://www.ncb/offices/dcom/olia/pbg/sampleaf.pdf">w/web/offices/dcom/olia/pbg/sampleaf.pdf</a> . A sample amendment format is attached. Any inquiries cation or why the amendment including the supplemental amendment is still non-compliant may be mer Service Center of the Technology Center. Any legal questions regarding 37 CFR 1.121 may be of Patent Legal Administration at (703) 308-6906 or

Supervisory Legal Instruments Examiner (SLIE)